#2

Beed in Trust

24413144

This Indenture Witnesseth, That the Grantor,
HARRIET TEDRAHN, a spinster
of the county of DuPage and State of Illinois for and in consideration of Dollars,
and other good and valuable considerations in hand paid, Convey s and the Quit Claims
unto the ROSFLLE STATE BANK AND TRUST COMPANY a corporation organized and existing under the
laws of the Stare of Illinois, as Trustee under the provisions of a trust agreement dated the
laws of the Star of Illinois, as Trustee under the provisions of a trust agreement dated the 174th day of
redi estate in the Courty of und state of fittions, to-wit.
Lot 6 in S.M. Wilson's Subdivision of the West half of Block 10
in Canal T ustees Subdivision of Section 33, Township 40 North,
Range 14 las 🎓 the Third Principal Meridian in Cook County,
Illinois.

COMMONLY KNOWN A: 644 Webster, Chicago, Illinois

TO HAVE AND TO HOLD the said premises with the apply reconces upon the trusts and for the uses and purposes herein and in said trust agreement set forth.

Full power and authority is hereby granted to and vested ir sai! trustee to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, "gh "nys or alleys and to vacate any subdivision or part thereof, and to resubdivide said property as often as desired, to con ract to sell, to grant options to purchase, to sell on any terms, to convey either with or without consideration, to com sy said premises or any part thereof to a successor or successors in trust and to grant to such successor or successors in rust all of the title, estate, powers and authorities vested in said trustee, to donate, to dedicate, to mortgage, pleda; so otherwise encumber said property, or any part thereof, from time to time, in possession or reversion, by leases to commence in presenti or in futuro, and upon any terms and for any period or periods of time and to amend, change or modify leases and to renew or extend leases upon unit terms and for any period or periods of time and to amend, change or modify leases and options to renew leases are, plions to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of aresent or future rentals, to partition or to exchange said property, or any part thereof, for other real or personal paper, or grant easements or charges of any kind, to release, convey or assign any right, title or interest in or about or easemant appurtenant to said premises or any part thereof, and to deal with said property and every part thereof in all sit or vays and for such other considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the ways above specified, or any time or times hereafter. Any such power and at thirty granted to the Trustee shall not be exhausted by the user thereof, but may be exercised by it from time to time and as often as occasion may arise with respect to all or any part of the trust property.

accasion may arise with respect to all or any part of the trust property.

In no case shall any party dealing with said trustee in relation to said premises, or to whom said p emise or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to sold, one application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to self. It is terms of this trust and said trust agreement have been complied with, or be obliged to inquire into the nect sit or expediency of any act of said trustee, or be obliged or privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said teal estate shall be conclusive evidence in favor of every person relying upon relaining under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust created by this Indenture and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this Indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made by a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust.

The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid. If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided, and said Trustee shall not be required to produce the trust agreement or a copy thereof or any extracts therefrom, as evidence that any transfer, charge or other dealing involving the registered lands is in accordance with the true intent and meaning of the trust.

And the s exemption laws		kpressly waive_s_	and release	all rights	under and by	y virtue of t	ne homestead
					,		

	•						
	n Witneess Whereof, the grantor	aforesaid	ha s	hereunto set	<u>her</u>	. hand	and
seal_	this 14thday of	Apri]	<u> </u>	19	<u>78</u>		
	ADDRESS OF GRANTEE: 106 E. Irving Park Road		11	· . L	10	0 ,	
	ADDRESS OF GRANTEE:	_(SEAL)_	>=7/-	anal.	<u>/ Ledel</u>	shu!	(SEAL)
	106 E. Irving Park Road		/ H	ARRIET TEDRA	AHN		
	Roselle, Illinois 60172	_(SEAL)_					(SEAL)

UNOFFICIAL COPY

COUNTY OF	ss.			
	,	the unders		
	a Notary Pul	blic in and for said County, HARRIET TEDRAHN, 6		ao nereby certity that
				
	personally kn	own to me to be the same p	person whose name	B
LOTARY	subscribed to acknowledged	the foregoing instrument,		is day in person and nd delivered the said
PI BLIO	instrument as	her free	and voluntary act, for t	he uses and purposes
		rth, including the release a inder my hand and	nd waiver of the right on Notarial	of homestead.
them to	H	day of	Cosil 1104	TA. D. 1978
		Much 3	. O recycl.	Motory Public
)		Ŭ	
		EXE;		
MITC DOC	UMENT PATALED	SECT!	- 5 - 4 17	
Russell	C. Shockey	/ - P	CDO n	
	Illinois 6017		a ochey	TATIVE
			\mathcal{Z}_{i}	
	19	78 APR 21 74 10 15		
		REGIME STOR GLEUS	TO RECENT	53 474. Aria
				7
	Á	PR-21-73 4 5 6 6	21:47_:14';	' RES 10
			/ 6	3
			L la	
	MME	10	Tom	\sim
			\checkmark	24413144
	i i	BAN PAN 5 6017		= = = = = = = = = = = = = = = = = = =
		TO ATE COM	里	14
	ed in Ct Warranty ded	MAIL TO E STATE (UST CO)	TRUSTEE	·
	검 ₹	ELLI TRU		, ∰ 3̄
	A 1	# O W		
	Ř	ROS ANI ROSI		CP O HIL
RUST NO.	Beed in Crust Warranty ded	MAIL TO ROSELLE STATE BANK AND TRUST COMPANY ROSELE, ILLINGIS 60172		AND A 111 BANKEOMAS, WE

j-